

[REDACTED]

included a temporary deferment from FAs for 4.5 months after expiration of the profile.

On 2 May 12, AFPC/DPSIM sent the applicant a letter requesting supporting documentation. Specifically, she was asked for a copy of her AF Form 108, *Physical Fitness Education and Intervention Processing*, and AF Form 422, *Notification of Air Force Member's Qualification Status*, documenting exemptions/limitations and estimated delivery date.

The remaining relevant facts pertaining to this application are contained in the letter prepared by the appropriate office of the Air Force, which is attached at Exhibit C.

AIR FORCE EVALUATION:

HQ AFPC/DPSIM recommends disapproval, indicating the applicant did not provide the additional documentation requested on 2 May 12.

A complete copy of the AFPC/DPSIM evaluation is at Exhibit C.

APPLICANT'S REVIEW OF AIR FORCE EVALUATION:

A copy of the Air Force evaluation was forwarded to the applicant on 7 Aug 12 for review and comment within 30 days. As of this date, no response has been received by this office (Exhibit D).

THE BOARD CONCLUDES THAT:

1. The applicant has exhausted all remedies provided by existing law or regulations.
2. The application was timely filed.
3. Insufficient relevant evidence has been presented to demonstrate the existence of an error or injustice warranting removal of the 13 Dec 11 FA score. The applicant contends that she could have been pregnant on that date, since the 17 Dec 11 conception date established by the Women's Health Clinic was only an estimate. However, she has not provided any official documentation establishing that she had a DLC on 13 Dec 11 and we are not convinced that she was physically unable to complete the FA on that date. In view of the foregoing, and absence of evidence to the contrary, we conclude that no basis exists to grant this portion of her request.
4. Notwithstanding the above, sufficient relevant evidence has been presented to demonstrate the existence of an error or



injustice to warrant removing the 21 Feb 12 FA from the applicant's records. After a thorough review of the evidence of record and the applicant's complete submission, we believe a preponderance of the evidence supports corrective action. We note AFPC/DPSIM recommends disapproval because the applicant has failed to provide requested documentation in further support of her appeal; However, we note that in her original application, the applicant provided an AF Form 469, *Duty Limiting Condition Report*, dated 23 Feb 12, temporarily deferring her from the AF Fitness Assessments and a letter from the clinic, dated 17 Feb 12, approximating her gestation period at 8 weeks and 6 days. In view of this documentation, we find the evidence sufficient to conclude that she should have been exempt from participating in the FA on 21 Feb 12. Therefore, we recommend her records be corrected as indicated below.

THE BOARD RECOMMENDS THAT:

The pertinent military records of the Department of the Air Force relating to the APPLICANT be corrected to show that her FA dated 21 Feb 12 be declared void and removed from the AFFMS.

The following members of the Board considered AFBCMR Docket Number BC-2012-0532 in Executive Session on 9 Jan 13, under the provisions of AFI 36-2603:

- XXXXXXXXXXXXXXXXXX, Panel Chair
- XXXXXXXXXXXXXXXXXX, Member
- XXXXXXXXXXXXXXXXXX, Member

All members voted to correct the records as recommended. The following documentary evidence pertaining to the case was considered:

- Exhibit A. DD Form 149, dated 15 Mar 12, w/atchs.
- Exhibit B. Applicant's Master Personnel Records.
- Exhibit C. Letter, AFPC/DPSIM, dated 28 Jun 12, w/atch.
- Exhibit D. Letter, SAF/MRBR, dated 7 Aug 12, w/atch.

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Panel Chair

